United States District Court

WESTERN DISTRICT OF MICHIGAN

UNITED STATES OF AMERICA

V.

ORDER OF DETENTION PENDING TRIAL

ABEL LOPEZ	Case Number:	1:06-CR-179
ABEL LOPEZ	Case Number:	1:06-CR-1/9

AB	<u>EL L</u>	_OPEZ	Case Number: <u>1:06-CR-179</u>
requ	In a	accordance with the Bail Reform Act, 18 U.S.C. e detention of the defendant pending trial in th	§3142(f), a detention hearing has been held. I conclude that the following facts is case.
_		Part	I - Findings of Fact
	(1)	The defendant is charged with an offense offense) (state or local offense that would ha existed) that is	described in 18 U.S.C. §3142{f}(1} and has been convicted of a (federal ve been a federal jurisdiction had
		a crime of violence as defined in 18 U.	S.C.§3156(a)(4).
		an offense for which the maximum se	ntence is life imprisonment or death.
			rm of imprisonment of ten years or more is prescribed in
		a felony that was committed after the d U.S.C.§3142(f)(1)(A)-(C), or comparat	efendant had been convicted of two or more prior federal offenses described in 18
	(2)	The offense described in finding (1) was comi	nitted while the defendant was on release pending trial for a federal, state or local
	(3)	offense. A period of not more than five years has elaps the offense described in finding (1).	ed since the (date of conviction) (release of the defendant from imprisonment) for
	(4)	Findings Nos. (1), (2) and (3) establish a rebuassure the safety of (an)other person(s) a	ttable presumption that no condition or combination of conditions will reasonably nd the community. I further find that the defendant has not rebutted this
(772)		presumption. Alte	ernate Findings (A)
X	(1)	There is probable cause to believe that the	defendant has committed an offense
		for which a maximum term of impriso under 18 U.S.C.§924(c).	onment of ten years or more is prescribed in 21 U.S.C. § 801 et seq
X	(2)	The defendant has not rebutted the presum	ption established by finding 1 that no condition or combination of conditions will before and the safety of the community.
		Alte	ernate Findings (B)
	(1) (2)	There is a serious risk that the defendant wi There is a serious risk that the defendant w	ll not appear. Il not appear. Il endanger the safety of another person or the community.
		found in a bedroom. He was told to show his firearm was found hidden under his right leg defendant had been arrested the previous dhouse, children and employment. Defendar number of convictions, mostly for misdemeating the state of the sta	ossession of a firearm. When police entered his residence, defendant was s hands in both English and Spanish. He kept hiding his right hand and a . At least 6 tazer shots and 5 officers were required to subdue defendant. The ay for striking his girlfriend with a skillet. Defendant had ownership in the at admits using cocaine intermittently for the past 5 years. Defendant has a mors. However, one of these was a conviction (continued on next page)
		Part II - Written Sta	tement of Reasons for Detention
find that	the c	credible testimony and information submit	ted at the hearing establishes by a preponderance of the evidence that
that no been r	cond ebutte	dition or combination of conditions will as ed by defendant's home ownership, emp	the presence of the defendant, and by clear and convincing evidence, sure the safety of the community. I find the presumption of flight has loyment and family, but that the government has nevertheless shown by risk of non-appearance based upon (continued on next page)
			ections Regarding Detention
OI OII II	eques	endant is committed to the custody of the Attrate, to the extent practicable, from persons all be afforded a reasonable opportunity for pets of an attorney for the Government, the personal for the purpose of an appearance in connections.	orney General or his designated representative for confinement in a correction is awaiting or serving sentences or being held in custody pending appeal. The rivate consultation with defense counsel. On order of a court of the United States on in charge of the corrections facility shall deliver the defendant to the United ection with a court proceeding.
			. 6 166
Dated	d: Ju	ıly 25, 2006	/ Jught Shi
			Signature of Judicial Officer
			Hugh W. Brenneman, United States Magistrate Judge
			Name and Title of Judicial Officer

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Alternate Findings (B) - (continued)

for fleeing a police officer in January 2004. Also, the Pretrial Services report for co-defendant Alicia Marie Gonzalez shows that Abel Lopez also fled the police both by car and on foot in January 1998.

Part II - Written Statement of Reasons for Detention - (continued)

his two previous documented instances of attempting to flee and elude the police, and his considerable struggle with the police attempting to arrest him in this instance.

Further, I find he has not rebutted the presumption that he is a danger to the community, since there is nothing about his home life that has deterred him from behavior leading to his present charges.